Rarold Weisbarg Rt. 12, Frederick, Ed. 21701 4/1/77

Dr. Vincent Guina University of California Irvine, Ca.

Dear Dr. Guing.

what relates to depositions in what follows I ask you to keep confidential until after the depositions are filed officially with the court. I do not know that this is necessary but I'd feel better knowing I have not crossed the line.

There are reasons for my writing you prior to the official filing of the depositions. I do not know when the transcript of most relevance to you will be typed up. As yet it has not been. It contains what I regard as defamatory of your and your former employer. The subject matter itself is one in which you have had interest and involvement.

If you have forgotten my mass I am the one who has been seeking the scientific tests in the JFE assessination for 11 years now, the one who took this to the Supreme Sourt, which contributed to the assessing of the Freedom of Information Act and the one who has the suit back in federal court now. It is in connection with this suit and with a firm and definitive remand decision from the federal court of appeals that I am taking the depositions I cannot afford to pay for.

Rod Gibson of The Estional Enquirer is a personal friend. Rod saked you to go over the NiA results on the paraffin easts. Frobably a few other records were included. He was going to send me a copy of your report but he never got around to it and when I esked he could not find it.

Data of the kind you can on the casts is now said not to exist with regard to the ballistics and ballistics-related materials. However, official lying about this would not be exceptional within my experience, in general and in this litigation.

Under discovery and hence not confidential we obtained some records that had been withheld earlier. These include nown of John F. Gallagher's relating to you. It was nonths ago so my recollection is not cortain. One in particular that sticks in my mind is his report of a phone call from you. The records indicated you were to be a consultant. In plain English Gallagher's memo said he refused to give you the time of day, politely, and see, boss, min't I a great guy for it?

There was also what I took to be some pretty nesty stuff about Paul Asbersold. The is the one who spened and forced the idea of using MAA. It was very unwelcome, particularly some of his specifics. If what was said about him had been true I do not see how he could have kept a security clearance. Only this past Honday, from Gallaghar, did I hears that shortly thereafter Asbersold committed swicidh. I know nothing about it.

and hebersold by-passed the FML by writing to the chief of the DJ Criminal Division.

As I recall his letter, which I have, he recommended you and I think you and your lab alone.

When we saked Gallagher why he did not use you he bad-mouthed you and said your commercial instincts would make the whole think insecure and risky, that you would not miss this great chance to leak and sell your stuff.

It is Gallagher who decided what would and would not be done, with no problems from the Oak Ridge contractor. He thus managed to avoid the testing urged by Asbersoid, on the unfired bullet found in the rifle, chembered.

There are no reports that can be called reports on any of this. He final reports in successy factual form and in all only a few expressions of degreeating opinion from the extraordinamily reluctant forwer.

Nothing else reached the Consission and there is little else in FMI files. They say. The absence of records in any homicide, were that of a President, astounds me. On the records we have so agent executing both ways and then Gallagher executing still a third way. False assuming is not uncommon, but who presecutes the presecutor?

While I have no way of knowing I do believe that a desire to be able to control what was and was not doma, what did and did not exist, may well be what accounts for the attitude toward you and your company. If Gallagher and the Phil were not aware of it deburseld did state that you were adometring and had originalistics experience with Mai.

I have read some of your work but I know nothing else about you. However, after I need the debermold letter, perceived the FEI attitude and particularly after I obtained the Callagher moso reporting putting you off if it had been within my capabilities I would have sought to engage you as an expert. However, I am without means so I did not write you. What I heard from Callagher this week prompts this letter.

The issue now is the existence of tests. Proving the FML has what it execute it does not have in not easy. One way is to prove it should exist and force the FML to swear that when the Freezident was killed it failed to do what it should.

It has failed to swear unequivocally that the records I seek do not exist. "t is eventue, sementical and clearly depends on the reluctance of judge to temple with it.

This is an old case. It is one of four cited in the debates on amending the act, cited as requiring the amending. In plain Enghant the assumding of the act directed the TML to give me the withheld records. To then it had not given see a single record.

If you desire when the transcript is available and if my lawyer says I say I will lead you a copy. If I recall use of your stistics correctly and understand Gallagian through his long speeches he downgraded the usefulness of his in testing jacket material.

Now the federal effort is to end my making of a record, the testimony I am taking by direction of the appeals court.

If you should want to communicate with my lawyer by is J.H. Lesar, in 1251 4 St., Washington, D.C. 20024.

Sincerely,

Herold Weisters